

Exhibit 2

ERIKA KULLBERG 30(b)(6)
IN RE: FTX CRYPTOCURRENCY EXCHANGE

February 01, 2024
69

1 Asked and answered.

2 THE WITNESS: As to a time
3 period?

4 (BY ATTORNEY KAYE):

5 Q. No, like a manner of becoming
6 aware of it?

7 A. I don't recall.

8 Q. Did you ever see any E-mails
9 about the lawsuit?

10 A. I have seen E-mails about the
11 lawsuit.

12 Q. What E-mails do you remember
13 seeing about this lawsuit?

14 A. I remember seeing an E-mail
15 from someone at your law firm.

16 Q. What was that E-mail?

17 A. I don't recall what it said.

18 Q. Do you remember to what E-mail
19 address you received that at?

20 A. I don't know.

21 Q. You have
22 Erika@CreatorsAgency.CO. Is that one
23 of your E-mails?

24 A. Yes.

25 Q. Erika@ErikaKullberg.com?

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February 01, 2024
83

1 watched the deposition I knew that
2 they lived together all of dental
3 school.

4 (BY ATTORNEY KAYE):

5 Q. And during that time period,
6 you had met her in person how many
7 times about?

8 A. Rough estimate, less than 5.

9 Q. For all of those times, were
10 all of those times when like at the
11 apartment that they lived in
12 together?

13 A. No, I don't believe so.

14 Q. Where else?

15 A. I think we have been out to at
16 least one restaurant.

17 Q. Also in New York?

18 A. Yes.

19 Q. You said before that you
20 received mail at your sister's address
21 because you did not live in the United
22 States; right?

23 A. Yes.

24 Q. What kind of mail,
25 generally?

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February 01, 2024
84

1 A. I don't know specifically what
2 I sent her. I sent mail to my
3 sister's address.

4 Q. Mail from you to your sister's
5 address? Is that what you're
6 saying?

7 A. No, no. I had mail sent to my
8 sister's address.

9 Q. For the 4 years that she and
10 Arzu lived together, they lived at 2
11 locations; right?

12 A. I'm not entirely sure on that
13 one.

14 Q. If that is what Arzu testified
15 to, you have no reason to dispute
16 that?

17 A. If that is what she said then,
18 yes. I have no reason to dispute
19 that.

20 Q. Would you have mail sent to
21 any address that your sister lived at
22 during those 4 years?

23 A. Yes.

24 Q. And is it just for any like US
25 based mail? Or is just all mail in

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February 01, 2024
102

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2 THE WITNESS: No, my tech
3 issue it's not working, but I saw it
4 through him scrolling. Thank you.

5 (BY ATTORNEY KAYE):

6 Q. Okay. So why did you use that
7 address?

8 A. I used that address because I
9 don't have an address in the US.

10 Q. Okay. When you say in the US,
11 you're talking about the lower 48,
12 continental US?

13 A. Sorry. I don't know what that
14 means.

15 Q. I mean, there is the lower 48.
16 Which is what we call the continental
17 US. And then there is also Alaska.
18 There is Hawaii. There is US
19 territories. There is American
20 Embassies. There is Naval bases, Air
21 Force bases, Army bases. All of those
22 are technically US territories. US
23 addresses where you can get US mail
24 there.

25 So my simple question is, when

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133

1 from Eileen.

2 Q. How did she learning anything
3 from Carlos?

4 A. I don't know.

5 Q. Do you know who Carlos is?

6 A. I don't know Carlos, but they
7 have told -- Eileen or Arzu or both
8 have said that he was a doorman.

9 Q. Do you know if he was there
10 the day of this alleged service?

11 A. I was not in New York. I do
12 not know.

13 Q. Was Arzu's declaration your
14 idea?

15 ATTORNEY ADAMS: Objection,
16 instruct her not to answer if it calls
17 for Attorney/Client communication.

18 THE WITNESS: That would call
19 for Attorney/Client communication.

20 (BY ATTORNEY KAYE):

21 Q. I mean that's an answer. Wow.
22 When you asked Arzu whose idea was it
23 for the declaration, he said -- and
24 Barbara, you can give me the page
25 number, but it's lines 13 through 15.